

**HURRIED**

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**Report On the Rivers and  
Harbors Bill**

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**FROM SENATE COMMITTEE.**

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**CARRIES \$4,000,000 MORE THAN  
HOUSE MEASURE.**

A FRANKFORT DELEGATION  
Makes Unsuccessful Effort For a Big  
ger Appropriation For Ken-  
tucky River.

HUNTER PLAYING IN LUCE

Washington, D. C., Feb. 27.—[Spe-  
cial].—The Commerce Committee to-  
night reported to the Senate the River

and Harbors Bill. There was a big surprise among members when the bill came in. It was thought it would be held until at least Wednesday, in an

that members would have a chance to appear before it and urge their claim. On the contrary, Senator Frye and Sen-

ator Elkins at the afternoon session told their fellow-members that the longer the bill stayed in committee the more it would be amended, and cons

sequently the less time would be available for its consideration. The bill was hurriedly finished up by the clerks of the committee and turned in. Many of the amendments which were placed on the bill Saturday were taken off and the measure, as reported, only carried \$4,000,000 more than the House measure.

Senator Blackburn, of Kentucky, alarmed at reports to the effect that the Kentucky end of the Cumberland river appropriation was to be either reduced or stricken from the bill, appeared before the committee at 10 o'clock the following morning and obtained assurances that whatever was given to the lower Cumberland, the upper river would not be affected. The committee

was as good as its word. The bill reported does not change the House appropriations. The Tennessee Senators have, however, secured \$100,000 for improving the Cumberland between Nashville and Carthage. They want \$300,000, but the committee could not see its way clear to allow this sum. It is reported on the House side that Chalmers Buxton will be against the bill.

Chairman Burton will be against the amendment and insist upon its being stricken out. A member of the House Committee said to-night that when the bill was before the House Committee Chairman Burton went over the low Cumberland project fully with his few members and expressed the opinion that the bill should not contain anything more than he placed in the measure.

There were no other amendments of local interest added to the bill other than the \$50,000 for the Kentucky river and the \$25,000 for the Kentucky river and the \$25,000 for the Kentucky river.

A committee of Frankfort citizens consisting of J. A. Scott, W. H. Posey, G. Simpson and William Cromwell appeared before Chairman Frye before the afternoon session of the committee was held to ask for an increased appropriation for the stream. They were introduced by Senator McCreary, and Mr. Scott made a good talk for the trustees, but evidently the committee

Kentucky, but evidently the committee thought enough had been appropriated. The committee will be introduced by Representative South Trimble to Chairman Burton, of the House end, tomorrow. Mr. Trimble and the committee thought it a fine idea to fully acquaint the chairman with the exact conditions in order that when the new bill is drawn there will be prospective

Senator Elkins said to-day that the bill would be an effort to get the bill in the Senate Wednesday morning. The time is very short and if the bill is to become a law some rapid work must be done.

...

Dr. Hunter In Luck.

Dr. W. Godfrey Hunter is playing luck these days. They may have gone back on him in the Eleventh Kentucky district, but here in Washington he is holding his own. The General Inefficiency Appropriation Bill, reported to the House to-day, carries an appropriation of \$3,500 for the doctor's expenses.

in his election contest. It was the case of the kind ever before the Appropriations Committee, and quite an argument was held as to the amount due him. The committee finally decided that as the Elections Committee had stated that Hunter had to defend himself against two contestants, he was

clearly allowed the expenses for each contest. Dr. Hunter draws \$2,000 for the Edwards case and \$1,500 from the White case. The same bill carries \$1,000 for Representative-elect Edward R. Roybal and \$1,999.97 for former Congressman John D. White, the other contestant.

Representative Hunter also secured the General Deficiency an appropriation of \$400 for Herman Morris for service as a Supervisor of Census in the Third Kentucky district. Through an error in the Census Bureau, Morris' pay was overlooked and he had to come to Co-

The same bill carries \$33 for Col. J. M. Marshall, Quartermaster at the Jeffersonville depot. The money is in payment for the preparation of an abstract of title of certain land at Fort Har-

Failed To See Attorney General.

Representative Smith, who was to see the Attorney General to-day about the Kehoe Tobacco Trust resolution, called the Department of Justice to day.

at the Department of Justice to-day



that purpose, but at the time the Attorney General was busy in the Supreme Court, and he was unable to see him. Mr. Smith will likely be granted an interview to-morrow. There seems to be very little hope among the members that the head of the Department of Justice will think it necessary to allow the Department of Commerce and Labor to make a separate investigation, as contemplated in the Keboe measure. The Attorney General is now conducting two investigations of a kind. One is that of the late Justice E. A. Tamm, Springfield, Tenn., and the other is under the supervision of Henry Taft. The latter investigation is in regard to manufactured goods, the method of distribution and exclusive contracts, as being confined to Massachusetts, Pennsylvania and New Jersey, where a number of indictments of Tobacco Trust officials have been made under State laws.

**A Speech By Mr. Shirley.**  
Representative Shirley, of Louisville, took a prominent part in the debate in the House this afternoon which finally resulted in the passage of the Sundry Civil Service Bill, increasing by \$50,000 the appropriation made for topographical surveys. The bill makes certain surveys in the Kentucky section and will likely be productive of much valuable information. Incidentally, Mr. Shirley, of the Kentucky section, and the other great Powers of the world. His speech was an able and eloquent one and was attentively listened to by many Senators and crowded galleries.

**No Chance For Vardaman.**  
The act of Congress returning flags does not contemplate the restoration of ensigns of Union regiments which were recruited by the South and designated as regular United States regiments. Only the flags of State organizations are to be returned. This decision will prevent an outburst from Gov. Vardaman, of Mississippi, who is one of the captured from a negro. It is one of the colored ladies of Natchez.

**Cost of the Swayne Case.**  
The estimated cost of the Swayne case to the Government is about \$10,000. The Government has already paid out most of it. Swayne pays his attorneys' fees. There will be some other expenses. The trial is considered more than he got from the Government by reason of his excessive notes.

**Opposes Reinstatement.**  
Senator Blackburn has served notice in the Naval Affairs Committee that he will not allow a report on the bill which has passed the House restoring to the Naval Academy the three upper classes who were dismissed for hazing. One of the victims was a son of Alex. P. Humphrey, of Louisville. Mr. Humphrey wanted the three young men reinstated, but Senator Blackburn was not willing that it should be done. The Senator says hazing is about as cowardly a form of amusement as he can imagine. The Senator cites the instance of the cadet who was immediately before Judge Humphrey's son. He was made to fight a man much superior in weight and height, who was placed against him. The first blow the new cadet had his jaw broken. The Senator says the hazing deserves their punishment. The case attracted considerable attention when the dismissal was made.

**Money For Somerset Church.**  
The Court of Claims allows \$1,500 for the Baptist church of Somerset, Ky., for property destroyed by Union soldiers. The Presbyterian church of Somerset, Tenn., gets \$1,250 on the same account.

**Showing No Alarm.**  
The friends of District Attorney James H. Tinsley, of the Eastern Kentucky district, do not appear to be alarmed over the endorsement of Representative E. A. Tamm, of the Ninth of W. G. Dearing, of Flemingsburg, for the position. Tinsley's term does not expire for a year yet. His record is said to be excellent and this is his first term. Mr. Bennett has appointed Judge Dearing's son, Chester D. Dearing, a middleman at the Naval Academy. Young Dearing is now at Annapolis studying for his entrance examinations.

**Mr. Hauger In Washington.**  
Former Chief of Police Hauger, of Louisville, is in Washington, Ky., for property destroyed by Union soldiers. The Presbyterian church of Somerset, Tenn., gets \$1,250 on the same account.

**Ruled Out of Order.**  
Representative Smith proposed an amendment to the Sundry Civil Bill re-implementing orders of land near West Point, Ky., for property destroyed by Union soldiers during the maneuvers, but it was ruled out of order. The damage amounts to about \$3,000.

**Roosevelt's Independence.**  
What is regarded as a significant incident is being related here about Mr. Roosevelt, and it has created a profound impression among the members of Congress who have grown to regard party as the controlling force in national affairs. The President attended a dinner recently, at which Senator Cockrell, of Missouri, was presiding. The dinner arose at a stage of the dinner and announced that he was going to do an unusual thing, which might cause much comment. He is about to propose the health of a political opponent. He therefore offered a toast to Senator Cockrell and his party. He followed announced with the utmost candor that he would not necessarily be bound by party during the four years of his term. His words were taken as a sort of declaration of independence of the subject of much comment by Senators.

**Headache.**  
Nervousness, dizziness, indigestion, neuritis, are caused by sick nerves. Dr. Miles' Anti-Pain Pills relieve almost immediately. They are a safe, reliable remedy, they contain nothing injurious and you will know how to take them except by the relief they afford.

**Dr. Miles' Anti-Pain Pills.**  
have become a household remedy in thousands of families where they never fail to cure all pain and relieve those miserable ailments which are so common. Dr. Miles' Anti-Pain Pills have not only relieved me of severe headache, nervousness and indigestion, but my mother, who has suffered a great deal with rheumatism and indigestion, cured by their use. —Miss G. H. DANKS, 322 W. 2d St., Moberly, Mo. The first package will benefit. If not, the drugist will return your money. 25 cents a box. Never sold in bulk.

## FIVE Appropriation Bills Passed Up To Date.

**SUMMARY OF LEGISLATION THAT HAS BEEN ACCOMPLISHED BY CONGRESS.**

**MANY MEASURES HUNG UP.**

Washington, Feb. 27.—[Special.]—The work of the two houses of Congress for this session up to tonight consists of the following:

Five out of the eleven appropriation bills have been passed. Total appropriations for maintenance of Government to June 30, 1906 (estimated), \$850,000. Aggregate appropriations for the Hepburn Pure Food Bill, reported to Congress, \$1,500,000 by the Fifty-seventh Congress.

Bill providing for government of Philippine Islands reported, but still in conference, where it has been since January.

Freight rate bill, passed by the House, but shelved in the Senate, pending further investigation during the summer recess.

Statehood bill, passed by the Senate with amendments objectionable to the House, which insists upon the bill as it originally passed the House last spring.

Statehood bill, passed by the Senate, where it has met an untimely death.

**The Smoot Investigation.**  
Investigation of Mormon Church affairs, in connection with charges against Senator Smoot ended by Senate Committee, which will not report at this session, but is contemplating a journey to Utah for further investigation.

Bill Currency Bill, embodying the Administration's recommendations, considered by the House, where it is still the continuing order, with slim chance of action, although Mr. Hill has not given up hope.

Arbitration treaties ratified with amendments by the Senate in such form that they will be kept on the table of the State Department and not submitted to the other Powers for ratification.

Omnibus Public Buildings and Light-house bills favorably reported to the House, where Speaker Cannon refuses to allow them to be called up for consideration.

Judge Charles Swayne, of Florida, impeached by the House and the accused brought to trial in the Senate and acquitted by a vote of 49 to 33.

Canal Zone Bill, passed by the House in form providing for abolition of the Canal Commission, amended by Senate, which struck out that provision, and left pending in conference.

Hay-Bond treaty, favorably reported by Foreign Relations Committee, but hung up in the Senate.

**Extradition Treaties.**  
Extradition treaties with Hayti, Panama, Spain, Cuba, Sweden and Norway ratified by the Senate.

Treaty with South American countries for settlement of pecuniary claims by arbitration, ratified by the Senate.

## TO ADVERTISE LOUISVILLE.

The Proposed Permanent Organization For That Purpose Given Further Support—Some Letters of Acknowledgment.

The Courier-Journal published a few days ago the letter of Mr. E. H. Bowen, president of the Board of Trade, warmly indorsing the offer of the Courier-Journal to give \$500 toward a fund of \$10,000 for the support of an organized campaign for advertising the city of Louisville, in line with suggestions made in the contest, recently conducted in these columns. A letter to the same purport has been received from Mr. William Thalheimer, president of the Merchants and Manufacturers' Association, and Mr. R. A. McDowell, president of the Commercial Club. The letter of these gentlemen would have been published with that of Mr. Bowen but for the fact that it was personally addressed to Mr. Bruce Haldeman, who was then absent in New York, Mr. Bowen's letter having been sent to the Managing Editor of the Courier-Journal. The letter of Messrs. Thalheimer and McDowell is as follows:

"Louisville, Ky., Feb. 23, 1905.—Bruce Haldeman, Esq., President Courier-Journal Company, Louisville, Ky.—Dear Sir: We desire to acknowledge your open letter of February 18 and to thank you for your generous offer to donate \$500 toward a \$10,000 fund to be raised for the purpose of advertising Louisville.

"It is our purpose to appoint committees from our respective organizations to take this matter up at once and push it, so that the city may at an early date receive the fruits of a vigorous advertising campaign.

"Inclosed please find a letter from Mr. A. C. Hone, which explains itself. Yours very truly,

"WILLIAM THALHEIMER,  
"President Merchants and Manufacturers' Association."  
"R. A. McDOWELL,  
"President Commercial Club."

**SOME CONTRIBUTIONS AND ACKNOWLEDGMENTS.**  
Louisville, Ky., February 18, 1905.—Mr. Bruce Haldeman, President Courier-Journal Co.—Dear Sir: Following your lead, the Geo. G. Fetter Company is ready to subscribe \$100 toward a fund for advertising Louisville provided \$10,000 is raised, and \$200 provided a fund of \$50,000 is raised. Your very truly,

GEORGE G. FETTER COMPANY,  
By Geo. G. Fetter, President.

Louisville, Ky., February 20, 1905.—Messrs. William Thalheimer, E. H. Bowen, R. A. McDowell, Scott C. Moore, Louisville Ky.—Gentlemen: Please allow me to express my appreciation of your award in connection with the Courier-Journal's advertising contest.

I believe this movement so well started by Mr. Haldeman can produce wonderful results if properly followed up. I believe plenty of money will be forthcoming as soon as a proper organization is effected, and I wish to advise I stand ready to contribute to this \$10,000 fund the \$25 which was awarded to me. Yours very truly,

A. C. HONE.

Louisville, Ky., February 20, 1905.—Mr. Bruce Haldeman, Esq., President Courier-Journal Co.—Dear Sir: Please accept my thanks for the \$25 received from you, being my half of the prize recently offered by your paper for suggesting the best way to advertise Louisville.

Inclosed please find copy of letter to Messrs. Thalheimer, Bowen, McDowell and Moore. I am very much interested in the outcome of this movement, which you started, and I am delighted to contribute at least something. Yours very truly,

A. C. HONE.

Louisville, Ky., February 20, 1905.—Mr. Bruce Haldeman, President Courier-Journal Co.—Dear Sir: I thank you for your congratulations, and sincerely hope that the movement started by you may result in much benefit to this community. I am with great respect, your truly,

GEORGE G. FETTER.

Louisville, Ky., February 20, 1905.—Mr. Bruce Haldeman, President Courier-Journal Co.—My Dear Sir: I am in receipt of your communication of February 18 inclosing check for \$25 awarded for first prize in your recent contest.

I thank you for your kindly expressions and join you in the wish that the excellent start made by your paper in a campaign for a greater Louisville may bear abundant fruit. Respectfully,

## BRIEFS

**To Be Filed To-day Before Court of Appeals.**

**IN CASE OF THE HARGISES.**

**DECISION EXPECTED BEFORE CLOSE OF THE WEEK.**

**FULL BENCH TO CONSIDER IT.**

Frankfort, Ky., Feb. 27.—[Special.]—The briefs of counsel for the Fayette Circuit Court and the plaintiffs in the Breathitt county jurisdiction case, which was heard by the Court of Appeals on Saturday last, will be filed in open court to-morrow morning. The record in the case will then be sent out to Chief Justice Hobson, and the full bench will consider it. It likely be taken up in consultation immediately and decision is expected to be announced before the close of the present week. As there are but six judges sitting, it is possible for the court to be evenly divided on the question of jurisdiction. Should such be the case, the petition for writ of prohibition falls.

**JAMES HARGIS' PROPOSITION For Having Cases Against Him Tried In Breathitt.**

Lexington, Ky., Feb. 27.—[Special.]—In discussing the case now before the Court of Appeals, before any Circuit Judge in Breathitt county, County Judge James Hargis, of Breathitt county, made a proposition to Commonwealth's Attorney John R. Allen in this city Sunday night in which he said he was willing to rest his case for the alleged murder of James Cockrell. This proposition was not made direct to Col. Allen, but to a person who was present for the purpose of communicating it to Col. Allen. Judge Hargis said:

"Let this case against me be tried in Breathitt county, before any Circuit Judge in the State whom Col. Allen shall select; I will also agree that Col. Allen shall name the juror whose duty it shall be to summon the jury that is to determine the facts. The only stipulation that I have to make is that the jury shall be composed of men who have never sold their votes in an election and who pay at least \$20 a year in State and local taxes. I am of the opinion that such action would settle the cry of the juror being packed in Breathitt county, and I am willing that Col. Allen shall come to Breathitt county and prosecute the case. If such an agreement can be made I bind myself not to object to a single man of the jury, and I will have no fear of the result at the hands of such a jury."

Continuing, Judge Hargis said that he had no serious objection to being tried in Fayette county except the fact that he did not want to stand in the dock and have his name put on the list of those who have been indicted for murder. He said he was willing to stand in the dock and have his name put on the list of those who have been indicted for murder.

When the indictments were first returned in this county and just after the Special Bailout from this court had been to Jackson to arrest the indicted men, the first overt move was made to Col. Allen to guarantee to grant the accused men bail, in which case they would readily submit to the bench warrants from the Fayette Circuit Court and come before Judge Parker at once and allow him to name the amount of bail required.

When seen to-day and asked about the proposition made to him by Judge Hargis Col. Allen refused to discuss it, except to say that it was the most absurd proposition he had ever heard of and entirely too silly for him to even think of considering. Col. Allen is understood to take the position that there is no reason why he should not apply the same rule to the Hargises as to any other prisoners charged with murder.

**DEMURRER SUSTAINED**  
To the Indictment of Riley Goldiron For Perjury.

Jackson, Ky., Feb. 27.—[Special.]—A demurrer was sustained to the indictment of Riley Goldiron for perjury in this morning. Goldiron was indicted for perjury in connection with the trial of Curt Jett and his case was called for trial this morning, but Goldiron was not present. In his defense his attorney, T. T. Cope, submitted the demurrer.

**HARGIS HOLDING COURT.**  
The Judge Returns From Frankfort and Gets To Work.

Jackson, Ky., Feb. 27.—[Special.]—Judge James Hargis, of Breathitt county, was at Frankfort at noon to-day and has been busily engaged all the afternoon in holding his February term of the Breathitt County Court.

**Burnett's Extract of Vanilla**  
Is the leader all the world over. Use no other.

**WASHINGTON NOTES.**  
Representative Webber (Ohio) introduced a bill to secure depositors in national banks. It provides for a \$25,000 deposit amounting to one-tenth of 1 per cent to be used in indemnifying depositors of failed national banks.

The Agricultural Appropriation Bill will fall unless the Senate recedes from its position to be gathered there a month instead of monthly as at present. The ultimatum has gone forth from the House conference.

The conference on the Panama Canal Government Bill met yesterday, but reached no agreement.

# CASTORIA

The Kind You Have Always Bought, and which has been in use for over 30 years, has borne the signature of and has been made under his personal supervision since its infancy. Allow no one to deceive you in this. All Counterfeits, Imitations, and "Just-as-good" are but experiments that trifle with and endanger the health of Infants and Children—Experience against Experiment.

## What is CASTORIA

Castoria is a harmless substitute for Castor Oil, Paregoric, Drops and Soothing Syrups. It is Pleasant. It contains neither Opium, Morphine nor other Narcotic substance. Its age is its guarantee. It destroys Worms and allays Feverishness. It cures Diarrhoea and Wind Colic. It relieves Teething Troubles, cures Constipation and Flatulency. It assimilates the Food, regulates the Stomach and Bowels, giving healthy and natural sleep. The Children's Panacea—The Mother's Friend.

## GENUINE CASTORIA ALWAYS Bears the Signature of

*Charles H. Fletcher*  
The Kind You Have Always Bought In Use For Over 30 Years.

# Carpet Rugs!

Let us replace that Office Rug that is badly worn with one made from remnants of Body Brussels, Axminsters, Velvets and Tapestry Brussels. They are large sizes, and, considering quality, they're excellent values.

Prices Range \$18.00 to \$30.00.

**STEWART DRY GOODS CO.**  
NEW YORK CORNER 34th STREET AND 5th AVENUE

## The Social Whirl

has its allurements for the normal young fellow; but he should look ahead to the time when "fatigue" and "nervousness" will be a more vital question to his wife than "dollar cents" are to the fair debutantes. What he needs more than society is a SAVINGS ACCOUNT here, bearing COMPOUND INTEREST, which he may open with a dollar.

## Ky. Title Savings Bank,

5th and Court Place.  
Open daily until 3 p.m.  
Saturdays until 7 p.m.

## Adds Elegance To An Office.

The splendid line we are now showing in

## Office Furniture

will enable almost anyone to select a

## Desk, Chair or Table

that will improve your office both in appearance and convenience.

## THE ONE-PRICE HOUSE.

**Schupp & Schmidt**  
421-423 W. MARKET ST.  
BOTH PHONES 1336

They point out that this makes 13,000 new employees, and that the new employees from the company's mines, under President Castro's orders, which asphalt is valued at a minimum price of \$11 per ton. The company asks what the State Department intends to do to prevent this alleged spoliation of its properties.

**EX-MAYOR ARRESTED.**  
James I. Cole, of North Birmingham, Charged With Embezzlement.  
Birmingham, Ala., Feb. 27.—Ex-Mayor James I. Cole, of North Birmingham, was arrested to-day on an indictment charging embezzlement of funds amounting to over \$5,000. It is alleged in the bill that he misappropriated these funds which belonged to the municipality of North Birmingham. He made bond indicated.

**Extend Statute In Bribery Case.**  
Jefferson City, Mo., Feb. 27.—The House to-day passed the Senate bill to extend the statute of limitation in bribery cases from three to five years.

## AFTER-THEATER, DINNER AND EUCHRE PARTIES

Lunches for Special Parties.

**PRIVATE DINING-ROOMS ON 2d FLOOR.**

**BREAKFAST 35c. SUPPER 35c.**

**KLEIN'S, 516 FOURTH AVENUE.** Louisville's Leading Caterer.







**Courier-Journal.**  
—Published—  
DAILY, SUNDAY AND WEEKLY.  
Office, cor. Fourth Ave. and Green st.  
ALLEN PRINTING  
TRADE UNION COUNCIL  
LOUISVILLE, KY.

**Rates.**  
Daily edition, one year, \$6.00  
Daily and Sunday edition, one year, \$8.00  
Daily and Sunday, one month, .75  
Weekly edition, one year, 1.00

**To City Subscribers.**  
Daily, delivered, .10 per week  
Daily and Sunday, delivered, 1 month, .60  
Daily and Sunday, delivered, 1 month, .60

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Entered at the Louisville post-office as  
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No. 12 and 14 pages, .1 cent  
No. 16, 18, 20, 22 and 24 pages, .3 cent  
No. 26, 28, 30 and 32 pages, .5 cent

**Telephone Numbers.**  
Business department, 1340  
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**Communications.**  
All communications should be addressed to the Courier-Journal and not to individuals. If writers who submit MSS. for publication have rejected articles returned, they must in all cases send stamps. The editors are glad to examine MSS., but return postage must be included.

**TEN PAGES**  
TUESDAY, FEBRUARY 28, 1905  
"Business."  
Monday Evening, Feb. 27.—The New York stock market was very active and highly irregular. Southern Pacific being the feature of the railroad group, with a substantial rise of over 2 per cent, and the steel issues absorbing most of the trading in the industrial group.  
The market closed lower and was subject to moderate fluctuations throughout the day.  
Money on call was firm at 3 1/2 and 3 3/4 per cent. Sterling exchange was heavy.  
There was a 4 cent break in the price of May wheat in Chicago, due to liquidation by the Wall street bull interest. Prices rallied before the close on shorts covering, and final quotations were 1 1/2 and 2 1/2 from Saturday's closing figures. Very strong and showed a gain of 1/2 cent.  
The cotton market was dull. After early weakness a moderate rally set in, and it is generally considered that the technical position of the market favors further improvement in prices.  
The Chicago cattle market was steady, the hog market strong to be higher, and sheep and lambs low.

**How Old Is Aphrodite?**  
The old brain-racker, "How old is Ann?" was not a circumstance to the question which has been agitating art circles in New York for more than a week. There has been exhibited at the National Arts Club a nude female statue which has been dubbed Aphrodite, or Venus, and attributed to Praxiteles, though there are those who treat this theory with derision. It is conceded, however, that the statue is a beautiful work of art.  
This statue is the property of Mr. Frederick Linton, an Englishman, described as a globe-trotter and collector of old masters for more than thirty years. His statement of the way in which the statue came into his possession is mysterious enough to awaken interest, but it also excites doubt. He says it was brought to his notice twenty years ago in a seaport, and that after having it examined by French and Italian experts he bought it. He excuses himself from giving more particulars by the plea that when he purchased it on the deck of a ship in Italy from two sailors he was put under the most sacred oath not to reveal where it came, because if it were known it would reveal to the Government of the country from which it was obtained the secret, and put the men who sold it to all sorts of trouble. He declares that he never sold a bit of statuary in his life, and his offer to sell this was not of his own initiation, but at the suggestion of friends that he give Americans a chance to get it for one of their museums. He considers himself almost an American, having an American wife and owning extensive oil lands in Virginia, West Virginia, Nebraska and other States. He thinks this Aphrodite is the greatest piece of ancient Greek art in the world.  
Praxiteles flourished about 364 years B. C. Not much is known of his personal history, and only a few of his works are extant. He left two statues of Aphrodite, but they have disappeared. One of these, at Cnidus, was so much esteemed that a dealer offered to pay the debt of the city, which was large, if the statue were surrendered to him, but the offer was refused. It is argued by many that the Linton statue is too perfect and shows too few marks of time to be an original work of Praxiteles. Whether it is of Parian or Pentelic marble, as claimed, is also doubted, and it is suggested that it be subjected to tests to determine this point. Several art experts, however, have examined it, and expressed the opinion that it is ancient, though without committing themselves definitely to the opinion that it is an original work of Praxiteles. An art dealer in New York, an Italian, says that, knowing the skill of some of the sculptors in Italy, he sees nothing in the statue to convince him that it is not a modern work, though possibly it may date back a hundred years. The marble may be ancient, but antique marble does not make an antique statue.

The industry and ingenuity of the men engaged in the manufacture of counterfeit antiques and curios have been so pronounced that art experts are shy about indorsing the genuineness of such finds, especially when an air of mystery is thrown around them. There have been so many notable frauds of this sort, some of which were temporarily successful, that it is hazardous to give a hasty opinion. Cases are known where experts themselves have been interested in such frauds,

and a few years ago an eminent Greek professor was sentenced to penal servitude for complicity in them.  
This controversy is rather hazardous to the fame of such old masters as Praxiteles. Here is a piece of work which some experts think is of the chisel of the greatest of ancient sculptors, while others evidently think it is a forgery perpetrated by a model Italian workman, who presumably, is not much better than a mere artisan. This speaks badly for the internal evidence which a work of art ought to furnish. Can it be that Praxiteles is so much overrated that his work cannot be distinguished from that of a common forger? Such would seem a legitimate conclusion from the declarations of the experts who insist that the history of the statue is essential to determine its genuineness and merit.

**Judge Swayne's Acquittal.**  
The result of the trial of impeachment, before the Senate, of Judge Charles S. Swayne, District Judge of the United States for the Northern District of Florida, will create no surprise among those who have kept pace with the trial from its inception early in the session. The charges as formulated by the House of Representatives and presented to the Senate were in the nature of an indictment, charging him with high misdemeanor in office, and consisted of twelve articles or counts. The first three alleged that he had in several instances certified to and collected various claims, and per dem for expenses incurred in his circuit, when in point of fact the amounts were largely in excess of the sums expended. The two next counts charged him with unlawfully, without compensation, using the cars of certain railroads, then in possession of a receiver appointed by him. The sixth and seventh raised the question of nonresidence in the district. The remaining five charged him with having unjustly and unlawfully fined or disqualified for practice in his court certain attorneys for alleged contempt of court. The vote of the senators was taken by roll call upon each article and he was acquitted upon them all, not having been a majority against him as to any of them, when under the constitution it required the vote of two-thirds of the members present for conviction.

The infrequency of cases of impeachment, all of which come before the Senate as the court of sole jurisdiction, has made the occurrence of one the object of wide interest. The rare instances in which there has been conviction from the difficulty of securing a verdict of two-thirds of the Senate, have made such prosecutions exceptional in our history, the last instance having been the trial of Andrew Johnson, President of the United States, and his acquittal by one vote. In the present instance there was little room for question as to the facts in the charges against Judge Swayne, and he may be said to owe his acquittal to technical pleas as to the inflicting of the punishment involved rather than to the absence of proof in regard to his dereliction. Upon the three first counts alleging his receipt of money intended to reimburse him for his expenses in excess of the amounts actually paid by him, he may be said to owe his acquittal to the fact that the practice with which he was charged is that followed by many of the judges of similar rank, who would have been assayed by a verdict against the accused. The influence of such officials and their friends was active in behalf of Judge Swayne, and it may be said that their sympathy extended to the other counts likewise. Notwithstanding this, no one who has read the arraignment of this official by the able prosecutors of the lower House, together with the testimony submitted, can fail to be impressed with the fact that Judge Swayne does not come up to the standard of men who should fill such position. He goes acquit of penalty, but without moral justification in such unanimous verdict as such official should command. It is in effect a Scotch verdict of "not proven."

From an early day after the adoption of the Constitution the tenure by which the Federal judges hold office has been the subject of wide comment, especially the difficulty of holding such officials, in cases like this, to strict accountability for their conduct as compared with others invested with official responsibility. Mr. Jefferson, in his memoir written near the close of his life, in reviewing some of the salient features of the convention which formed the Federal Constitution, gives some interesting facts in regard to the Federal judicial system as therein formulated. After stating that an amendment had been offered as to the presidential term providing that the President should be ineligible for a third term, he passes to this clause relating to judges, and says: "But there was another amendment of which some of us thought at the time and in the omission of which lurks the germ that is to destroy this happy combination of national powers in the General Government for matters of national concern and independent powers of the States for what concerns the States severally. In England it was a great point gained by the Revolution that the Commission of Judges which had hitherto been during pleasure should thenceforth be during good behavior. A judicial dependent upon the will of the King had proved itself the most oppressive of all tools in the hands of that magistrate. Nothing, then, could be more salutary than a change to the tenure of good behavior; and the question of good behavior left to the two houses of Parliament. Before the Revolution we had no good Whigs, cordial in their free principles and in their jealousies of their Executive Magistrate. These jealousies are very ap-

parent in our State Constitutions and in the General Government in this instance we have gone even beyond the English Constitution by requiring two-thirds in one of our houses for removing a Judge, a vote so impossible where any defense is made before men of ordinary prejudices and passions that our Judges are effectually independent of the nation. But this ought not to be. I would not, indeed, make them dependent on the Executive, but I deem it indispensable that they should be submitted to some practical and impartial control and that this to be impartial must be compounded of a mixture of State and Federal authorities." How this was to be done he did not say, but adds: "It is not enough that honest men are appointed Judges. All know the influence of interest on the mind of man and how unconsciously his judgment is warped by that influence. To this bias add that of esprit de corps, of their peculiar maxim and creed that 'it is the office of a good Judge to enlarge his jurisdiction.'" The history of the judiciary since Jefferson's day fairly illustrates his wisdom in foreseeing the dangers which have developed and are so conspicuously shown in the Swayne case, in which the accused has so largely had the advantage of that esprit de corps of the ermine which has led Judge Pardee and others to rally to his defense so effectively.

**George S. Boutwell.**  
Ex-Gov. George S. Boutwell, who died yesterday at Groton, Mass., had a remarkable career. Born in January, 1818, he had recently passed his eighty-seventh birthday. In the beginning of his public life he was a Democrat, and rose to the rank of a leader of that party in Massachusetts. He was twice the Democratic candidate for Governor, and was twice defeated, but he was elected in 1861, and again in 1862, by a coalition with the Free-soil party.

Gov. Boutwell broke with the Democrats in 1864, in consequence of the repeal of the Missouri compromise, and helped to organize the Republican party. He was the first Commissioner of Internal Revenue, and afterward served three terms in the lower house of Congress. During his last term in the House he was one of the managers for the impeachment of President Johnson, and made a speech which attracted much attention. It contained an allusion to a "hole in the sky," which was the occasion of some hilarity at the time. It is worthy of mention that he died on the day which marked the acquittal of Judge Swayne.

Mr. Boutwell was Secretary of the Treasury in Gen. Grant's first term, and afterward served in the Senate. In his last days he was distinguished for his opposition to imperialistic tendencies, and was the president of the Anti-Imperial League. He was the author of a number of books, one of which was "Sixty Years in Public Life," containing many interesting reminiscences.

**New and Unvarnished English.**  
A guest at a recent banquet given by the police captains of New York counted twelve different words used by the captains in place of "money." They were:

Tin, Cuck, Gelt, Rocks, Sand, Candy, Dough, Sugar, Mazupa, Spandulix, Glad Wealth, The Welco Green.

This tells its own story of the transformation of the language. To-day these words are slang. Some of them doubtless will be regarded as legitimate English before many years have passed, just as many words that are recognized as polite to-day were once outcasts. Since William Shakespeare's day this absorption of slang into English speech has been so continuous that even his learned brain would be bewildered could he revisit these glimpses of the moon and listen to the language "as she is spoke" in this Twentieth century.

It is barely possible that the very police captains who had so comprehensive a vocabulary of synonyms for "money" could give forth a torrent of language that he could not understand at all. It would be interesting to note the expression of dismay that his face would assume under the circumstances. He would either consider himself a ridiculous old dot or an unlettered child, or he would make a hurried start for the elongated woodlands.

The statement that an officer in Manila has been convicted of falsifying vouchers to the amount of \$1,500 and sentenced to six years and five days' imprisonment ought to afford some consolation to Machen and the post-office swindlers that they had the benefit of a jury in their cases. Imagine Mrs. Chadwick under arraignment before such a court, and found guilty of all the charges against her. It would take a mathematician with the aid of logarithms to calculate the age she would attain if she outlived the accumulative years for which she would be sentenced.

The imports of tropical and sub-tropical products into the United States reached in 1904 the large value of \$465,000,000. In round numbers, we imported \$114,000,000 worth of sugar, \$88,000,000 worth of coffee, \$33,000,000 of fibers; of tropical fruit \$25,000,000, of tobacco \$23,000,000, of tea \$17,000,000. The per capita importation of such products has risen from \$3.63 in 1870 to \$5.63 in 1904. Some grief is expressed in these large and increasing imports, but we are obliged to import something to pay for our exports, as we prefer not to give them away.

**Matthews' Employer Surprised.**  
F. A. Clegg, employer of Mr. Matthews, when told of the tragic death of his former employee last night, seemed

## ENDS HIS LIFE

### George F. Matthews Shoots Himself In Atlanta.

WAS KNOWN THERE AS MORRIS

IDENTIFIED BY LETTERS AND DUNS FOUND IN SATCHEL.

HAD PAWNED HIS WATCH.

Left Louisville Three Weeks Ago After Going To Church With Sweetheart.

SUGGESTION OF FOUL PLAY.

Atlanta, Ga., Feb. 27.—[Special.]—For some unknown reason, presumably financial disaster, a young man who gave his name as George F. Morris (but who was George F. Matthews), and his home as Louisville, Ky., sent a bullet through his body near the heart this afternoon about 5 o'clock in the room of one of the inmates at 17 Collins street.

Officers J. L. Bradley and J. A. Malmer, who were near by, heard the report of the revolver and went to the scene. In an open room they found the young man lying on a bed with his clothes on, gasping for life. In a few minutes he was dead. He never uttered a word. The revolver, a 38-caliber Iver-Johnson, was smoking by his side, and his shirt and the bed clothing were stained with his blood. The officers quickly extinguished the flames.

Coroner Thompson was immediately notified, and he will hold an inquest to-morrow at the establishment of Hillman & Poole, undertakers, where the body lies.

Mildred Lundy, the woman in whose room the man died, told the following account of the supposed suicide:

**Went To Woman He Knew.**

"We were all eating dinner. It was about 4 o'clock when Morris, whom I knew, came in and asked for me. I left the table and he asked if he could lie down in my room. He was under the influence of whisky. That's all I know about the affair, except that when he came in he asked me to call up a number for him. He said he was always with me, and he would never leave me. I forgot the number."

The man who gives his name as Morris had been in this city for three weeks. He boarded at 58 East Ellis street. He was a man of pleasing address, of good nature, and was always well dressed. He told his friends that he had three brothers in Louisville who were in the whisky business. The letters in the dead man's pocket were all from Atlanta and were addressed to George F. Morris. Detective Osburn, on learning of the supposed suicide, began an investigation. In company with a Mason—the deceased was a Mason—he and claimed to be a Mason—he went out to the board-house and searched through his belongings, which were packed in a grip.

**Letters To G. F. Matthews.**

"I don't believe his name was Morris," said the detective, after his search. "All of his papers, letters and other things show that his real name was George F. Matthews, of 614 Gray street, Louisville. In these papers were a number of duns for money agencies, suggesting quite a sum. There were pawn tickets for his watch, Masonic pin and his overcoat. Now, financial ruin may have caused him to commit suicide, but I am not certain that it was a suicide.  
"I have my opinion on these facts. First, I don't believe a man of such respectability as he seemed to be would have killed himself in such a place as that. I don't believe he would leave the room open. He couldn't have shot himself with his right hand very well, as the bullet is on his left side, pointing to the left. He was right-handed. He pawned his watch, his Masonic pin and his overcoat. Why didn't he pawn his pistol?"  
"I can't and won't say he didn't commit suicide, but I think there is a possibility even a strong probability—that there was a foul play and I intend to investigate and probe until I find the true solution."

**FAMILY PROSTRATED.**

**Had Heard Nothing of the Boy Since He Disappeared.**

Major Patrick Ridge, night chief of police, received a telegram from Atlanta, Ga., last night announcing the death of George F. Matthews, who disappeared mysteriously three weeks ago. No details were given, the message simply requesting instructions as to the disposition to be made of the body.

The news was broken to H. C. Matthews, father of the missing man, by a reporter, it being the first tidings received by the family since Mr. Matthews' disappearance. The family of the dead man were agonized over the death of the son and brother, none of them being able to realize the truth of the news. H. C. Matthews, his wife and two children, who are now in Louisville, said: "I cannot say anything about the matter now, for it has come on us so suddenly that none of us can think about it yet." Mrs. Matthews was not at home, but had been sent for.

At a few minutes before 11 o'clock a telegram from the undertaker in Atlanta was received by the family, asking for instructions as to the disposition to be made of the body. They were wired to send the body to Louisville.

**Disappeared Three Weeks Ago.**

George F. Matthews disappeared from the knowledge of his family and friends three weeks ago under extraordinary circumstances. He had been out on the evening of February 7, and after escorting his young companion home, he disappeared. Search was made, but nothing was found. Matthews was employed by Clegg & Co. and after his disappearance his books were examined with care, disclosing the fact that he was in unusually bad shape and that there could be no financial trouble back of his sudden departure. Clegg & Co. were disappointed in the good reputation and said that in having an examination of the books made they were actuated more by a wish to make his reputation clear than by any doubt of his honesty.

As far as the family of Mr. Matthews know, there was no reason why he should have wished to leave home, and they will make strong efforts to learn more about his disappearance.

greatly shocked at the news. He had not heard of the suicide, and could hardly credit the report. Mr. Matthews had always been a trusted employee. Mr. Clegg said, and the firm had been greatly surprised when he disappeared three weeks ago. He had had full charge of the books and cash of the firm, and while it was not thought that a shortage would be found, the firm had put an expert on the books as soon as it was finally determined that he had disappeared, so as to shield his honesty. The expert has been working on the books since Mr. Matthews left Louisville, and no discrepancies have yet been found. Mr. Clegg said last night that the work of examining the books has not yet been completed, but so far no entries of a peculiar or suspicious nature have been found. Mr. Clegg would not say why the work of examining the books has continued so much longer, but he said that it was not a sign that the books were in bad shape.

Mr. Matthews was twenty-seven years old, and besides his parents, he leaves three brothers and two sisters, ranging in age from thirty years to thirty-five. The eldest brother, who is now in Louisville, said that the body will be sent to Louisville.

**HEREDITARY RIGHT**  
TO SLAUGHTER ALL CATTLE IN HAVANA UPHOLD.

United States Court Decides Grant of Monopoly By Spanish Crown Valid.

New York, Feb. 27.—In a recent suit brought by Maria Francisca O'Reilly, Countess of Buena Vista, Cuba, against Maj. Gen. John E. Brooke, U. S. A., for \$250,000 damages for having, while Governor General of Cuba, deprived her of the hereditary right of the slaughter of all the cattle for the city of Havana, Judge Holt, in the United States Circuit Court to-day overruled a demurrer filed by Charles W. Russell, as special Assistant Attorney General, representing Gen. Brooke, claiming that the facts alleged in the complaint did not constitute a cause of action.

Judge Holt, in his opinion, says that the right of slaughter was purchased from the Spanish crown in 1728 by an ancestor of the plaintiff, who thereby became hereditary High Sheriff of Havana, with the perpetual privilege of slaughtering all the cattle killed in the city of Havana, and that this property was transferred to the United States by the Spanish-American War. In May, 1898, the island of Cuba was under the military jurisdiction of the United States, and the plaintiff was made on December 10, 1899, the opinion States, and quotes a provision of the treaty which reads: "The relinquishment of Spanish sovereignty shall not be held to impair the property or rights which by law belong to the peaceable citizens of Cuba, and shall not deprive individuals of whatsoever nationality such individuals may be."

**"ON DIT."**

Tuesday, February 28.  
Wednesday is the first day of the spring month, and if the indications do not fall the youthful spring poet will burst upon the country in the columns of the daily papers with more than usual frequency. The market is strong and it is breathing heavily under the burden that it will shake off Wednesday morning," said Curry Haverly, who was at the board-house and searched through his belongings, which were packed in a grip.

Curry was reported to be in a serious condition Sunday night, but after the operation the physicians stated that he had a splendid chance for recovery.

**To Enforce Anti-Spitting Ordinance.**

Chief of Police J. J. Reagan issued an order to-day to the members of the Police Department that beginning with the first day of March the ordinance prohibiting spitting on sidewalks and public places was enforced. The ordinance was passed by the General Council several months ago, but since that time no determined effort has been made to enforce it.

**Sent To Jail For Contempt.**

E. T. Lilly, a daylman, was sent to jail to-day by Judge Parker for contempt of court. Lilly was ordered by the court to pay to the State of Kentucky \$15 per month, but since then he has totally disregarded the orders of the court, and so far is a man of no account. Lilly was ordered to pay to his wife, Mrs. Jennie Lilly, the sum of \$15 per month, but since then he has totally disregarded the orders of the court, and so far is a man of no account.

**Divorced and Married Same Day.**

A marriage performed here this afternoon was that of Frank R. Dalton and Miss Minnie Dalton. Dalton was granted a divorce from his former wife by Judge Parker in the morning, and this morning, and the marriage to Miss Schwartz was celebrated this afternoon at 3 o'clock.

**COMMISSION**

**INVESTIGATING CHARGES OF DISCRIMINATION BY RAILROADS.**

**MEETING HELD AT OWENSBORO**

**About Forty Witnesses Sworn, But Only Eight Gave Testimony At Yesterday's Session.**

Owensboro, Ky., Feb. 27.—[Special.]—The investigation of charges against the Louisville, Henderson and St. Louis Central railroad company entering Owensboro is being heard by the State Railroad Commission. Discrimination against Owensboro in the matter of rates is the charge which is preferred by the local manufacturers, merchants and shippers.

Chairman McChord called the commissioners to order at the City Hall at 10 o'clock this morning. About forty witnesses were sworn, but only eight gave testimony during the day. In the event the testimony cannot be finished to-morrow, Chairman McChord will postpone the Morganfield meeting, which is set for Wednesday.

Capt. W. T. Ellis and the Hon. R. W. Slack are conducting the case for the shippers. The Illinois Central railroad is represented by C. C. Cameron, of Memphis. E. W. Longstreet, of Louisville, and W. M. Smith, of Evansville, the "Henderson Route" is represented by J. Irwin, of Louisville. The Louisville and Nashville is represented by T. Harrison, Jr., of Louisville.

## WAVE

### Points

#### Examination and Are Held To Grand Jury.

VICTIMS ARE TO PROSECUTE.

VALUATION TO BE PUT UPON PROPERTY FOR DEPOT SITE.

FUNERAL OF MRS. SUSAN CLAY

Lexington, Ky., Feb. 27.—[Special.]—Harry Jones, Meyer Greenburg and O. Cohan, arrested several days ago on warrants sworn out by Attorney General, charged with obtaining money under false pretenses, were arraigned before Magistrate Graves to-day and waived examination, and were held to the grand jury.

In each instance where a man was caught for a sum of money the amount has been returned to him, and overtures have been made to obtain money from the alleged victims has agreed to withdraw, and it is believed all will appear before the grand jury next Tuesday. Since his arrest Jones has made a confession to Assistant County Attorney D. C. Hunter, in which he stated all of the jewelry, which was practically valueless, belonged to Greenburg and Cohan, and that he was acting as their agent. It is on these false pretenses that the Commonwealth expects to make an indictment.

**Will Be Carried To Court.**

According to a statement made to-day by an official of the L. and E. railroad, the officials of the three railroad roads, which contemplate building a Union Depot in this city will have to go to court in order to obtain permission to purchase of the property adjoining the piece recently purchased by the roads the right of road right-of-way. The holding out by the owners for sums thought to be exorbitant. Dr. A. P. Taylor, who owns the first lot wanted for the depot, has asked \$25,000, and has stated to the Mayor and others that nothing less than that sum would induce him to part with the property.

Investigation by the Mayor that Dr. Taylor has listed his property for taxation at \$5,000, which is an estimate, may be a fair valuation, and it is to secure this lot at a reasonable figure that the officials of the railroads will ask the court to appoint a commission to inspect the property, make a true valuation and fix a price at which it should be purchased.

**Funeral of Mrs. Susan M. Clay.**

The funeral services over the remains of Mrs. Susan M. Clay were held this afternoon at the residence of her brother, Rev. Baker P. Lee, dean of the church, conducting the services. The service was held in accordance with the ritual of the Episcopal church. The members of the Lexington Chapter, D. A. R., attended the funeral in a body. Mrs. Clay's daughter, Miss Lucetta Clay, is vice president of the national organization. Mrs. Clay was one of the most distinguished women in the State.

**Operated On For Contempts.**

Wicklie Curry, the prominent young trotting horseman and son of Brood Curry, was operated on for appendicitis at St. Joseph's Hospital this morning. Curry was reported to be in a serious condition Sunday night, but after the operation the physicians stated that he had a splendid chance for recovery.

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W. H. Bowman, manager of the Green River Distilling Company, testified that the rate on whisky from Cincinnati to Paducah, a distance of 240 miles, is seventy-five cents a barrel. From Cincinnati to Owensboro, a distance of 225 miles, the rate is \$1.15.

## Points

### About People.

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THE LEEDS COMPANY  
IT'S CURES CHILLS



## TODD'S GARNISH

### Noted Jockey Gets Back to Form and Takes the Feature Event.

#### HE PUTS UP A SPLENDID RIDE.

Half a Dozen Horses and Jockeys Fall At New Orleans, But No One Is Killed.

#### MORE HORSES AT NEW TRACK.

NEW ORLEANS, Feb. 27.—(Special.)—To-day for the first time in four years Todd Sloan, erstwhile premier jockey of America, experienced the sensation of riding a winner in a race. Todd was entrusted with the handling of Garnish in the feature event at the City Park track, a mile dash for three-year-olds and upward for a purse of \$700.

Under the conditions of the race Garnish was required to carry 124 pounds to 113 Cornacate and 90 Belindan, and as good as 3 to 1 was offered against him, though at post time the price was 8 to 5. Sloan, contrary to expectation, put up a good ride. He gave a beautiful exhibition of riding a rank horse in front, and putting up a strong finish, landing the hapless colt a winner in 1:40.25, remarkably fast time for a new track.

Enjoyment of the day's racing was marred by an accident in the last race. Triumvir lay behind four horses to the death in the race. He was thrown from his horse and landed on his head, and was taken to the hospital. The other riders who fell, Poy, Jenkins and Tremont, escaped.

King of the Valley was winning, but Nicol in watching Lena, let Ben Heyward slip and lost the race. The favorite, a new, Trichimiro, the only pronounced favorite to win, was kept very busy to beat Dick Brown, a neck in the two-year-old affair. The strings of the two-year-olds were: 1. Trichimiro, 2. Dick Brown, 3. Ben Heyward, 4. Nicol, 5. Lena, 6. Poy, 7. Jenkins, 8. Tremont, 9. King of the Valley, 10. Nicol, 11. Ben Heyward, 12. Dick Brown, 13. Lena, 14. Poy, 15. Jenkins, 16. Tremont, 17. King of the Valley, 18. Nicol, 19. Ben Heyward, 20. Dick Brown, 21. Lena, 22. Poy, 23. Jenkins, 24. Tremont, 25. King of the Valley, 26. Nicol, 27. Ben Heyward, 28. Dick Brown, 29. Lena, 30. Poy, 31. Jenkins, 32. Tremont, 33. King of the Valley, 34. Nicol, 35. Ben Heyward, 36. Dick Brown, 37. Lena, 38. Poy, 39. Jenkins, 40. Tremont, 41. King of the Valley, 42. Nicol, 43. Ben Heyward, 44. Dick Brown, 45. Lena, 46. Poy, 47. Jenkins, 48. Tremont, 49. King of the Valley, 50. Nicol, 51. Ben Heyward, 52. 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Nicol, 187. Ben Heyward, 188. Dick Brown, 189. Lena, 190. Poy, 191. Jenkins, 192. Tremont, 193. King of the Valley, 194. Nicol, 195. Ben Heyward, 196. Dick Brown, 197. Lena, 198. Poy, 199. Jenkins, 200. Tremont, 201. King of the Valley, 202. Nicol, 203. Ben Heyward, 204. Dick Brown, 205. Lena, 206. Poy, 207. Jenkins, 208. Tremont, 209. King of the Valley, 210. Nicol, 211. Ben Heyward, 212. Dick Brown, 213. Lena, 214. Poy, 215. Jenkins, 216. Tremont, 217. King of the Valley, 218. Nicol, 219. Ben Heyward, 220. Dick Brown, 221. Lena, 222. Poy, 223. Jenkins, 224. Tremont, 225. King of the Valley, 226. Nicol, 227. Ben Heyward, 228. Dick Brown, 229. Lena, 230. Poy, 231. Jenkins, 232. Tremont, 233. King of the Valley, 234. Nicol, 235. Ben Heyward, 236. Dick Brown, 237. Lena, 238. Poy, 239. Jenkins, 240. Tremont, 241. King of the Valley, 242. Nicol, 243. Ben Heyward, 244. Dick Brown, 245. Lena, 246. Poy, 247. Jenkins, 248. Tremont, 249. King of the Valley, 250. Nicol, 251. Ben Heyward, 252. 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## BELLE MEADE IS TO BE A BREEDING FARM AGAIN.

ASHVILLE, Tenn., Feb. 27.—(Special.)—Belle Meade, once the greatest thoroughbred breeding establishment in the world, is to be restored to its old prestige. Nac Baxter, who recently came in control of the historic nursery, stated to your correspondent to-night that he had decided to embark in the breeding industry, and that he would shortly stock the 80-acre farm with a large band of broodmares and several prominent stallions. R. C. Brien, for eighteen years connected with Gen. W. H. Jackson, has been engaged as superintendent, and he will be associated with Mr. Baxter in an attempt to make Belle Meade one of the greatest nurseries in the country. Just what horses are to be sent to this section is not known at this time, but rumor has it that Hennessey, belonging to E. H. Thomas, the best horse on the turf last season, will come to Belle Meade for the next campaign. Several prominent breeders of Kentucky have also decided to lease famous animals to Mr. Baxter. All arrangements have practically been completed for more than 200 matrons, and by fall it is not unlikely that Belle Meade will be again the establishment that it was when Bonnie Scotland held court there.

#### also ran. Postmaster Wright, Radiant Heat and Young Jessie were left at post.

### CRESCENT CITY JOCKEY CLUB ENTRIES.

First Race—Seven-furlongs of a mile; selling. 1. Jockey Club, 2. Jockey Club, 3. Jockey Club, 4. Jockey Club, 5. Jockey Club, 6. Jockey Club, 7. Jockey Club, 8. Jockey Club, 9. Jockey Club, 10. Jockey Club, 11. Jockey Club, 12. Jockey Club, 13. Jockey Club, 14. Jockey Club, 15. Jockey Club, 16. Jockey Club, 17. Jockey Club, 18. Jockey Club, 19. Jockey Club, 20. Jockey Club, 21. Jockey Club, 22. Jockey Club, 23. Jockey Club, 24. Jockey Club, 25. Jockey Club, 26. Jockey Club, 27. Jockey Club, 28. Jockey Club, 29. Jockey Club, 30. Jockey Club, 31. Jockey Club, 32. Jockey Club, 33. Jockey Club, 34. Jockey Club, 35. Jockey Club, 36. Jockey Club, 37. Jockey Club, 38. Jockey Club, 39. Jockey Club, 40. Jockey Club, 41. Jockey Club, 42. Jockey Club, 43. Jockey Club, 44. Jockey Club, 45. Jockey Club, 46. Jockey Club, 47. Jockey Club, 48. Jockey Club, 49. Jockey Club, 50. Jockey Club, 51. Jockey Club, 52. Jockey Club, 53. Jockey Club, 54. Jockey Club, 55. Jockey Club, 56. Jockey Club, 57. 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